1	TOWNSEND AND TOWNSEND AND CREW LLP JAMES G. GILLILAND, JR. (State Bar No. 107988) Two Embarcadero Center, 8 <sup>th</sup> Floor		
2			
3	San Francisco, California 94111 Telephone: (415) 576-0200		
4	Facsimile: (415) 576-0300 jggilliland@townsend.com		
5	IRIS SOCKEL MITRAKOS (State Bar No. 19016)	2)	
6	12730 High Bluff Drive, Suite 400 San Diego, California 92130		
7	Telephone: (858) 350-6100 Facsimile: (858) 350-6111 ismitrakos@townsend.com		
8	ROBERT D. TADLOCK (State Bar No. 238479)		
9	379 Lytton Avenue Palo Alto, California 94301 Telephone: (650) 326-2400 Facsimile: (650) 326-2422 rdtadlock@townsend.com		
10			
11			
12	Attorneys for Petitioners DREYER'S GRAND ICE CREAM, INC. and		
13	EDY'S GRAND ICE CREAM		
14			
15	UNITED STATES DISTRICT COURT		
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
17	(OAKLAND DIVISION)		
18	DDEVED'S OD AND ICE ODE AN ING		
19	DREYER'S GRAND ICE CREAM, INC., a Delaware corporation, and EDY'S GRAND ICE	Case No. C07-00140 CW	
20	CREAM, a California corporation,	STIPULATION AND ORDER RE: PETITIONER'S ADMINISTRATIVE MOTION TO CONSIDER WHETHER CASES	
21   22	Petitioners,	SHOULD BE RELATED PURSUANT TO L.R. 3-12(b)	
23	v. ICE CREAM DISTRIBUTORS OF	J-12(b)	
24	EVANSVILLE, an Indiana limited liability company,		
25	Respondent.		
26			
27			
28			

## Case 4:07-cv-00140-CW Document 43 Filed 10/24/07 Page 2 of 2

1	Petitioners Dreyer's Grand Ice Cream, Inc. and Edy's Grand Ice Cream ("Dreyer's") and	
2	Respondent Ice Cream Distributors of Evansville, LLC, through counsel, hereby stipulate and agree	
3	that the above-entitled action and Case No. C-07-05060-EMC are related cases pursuant to Local Rule	
4	3-12(a). The parties further stipulate and agree that, pursuant to Local Rule 3-12(f)(3), Case No. C-	
5	07-05060-EMC should be reassigned to the Honorable Claudia Wilken.	
6		
7	DATED: October 11, 2007	Respectfully submitted,
8		TOWNSEND AND TOWNSEND AND CREW LLP
9		Dev /-/Lin Contest Mituales
10		By: /s/ Iris Sockel Mitrakos IRIS SOCKEL MITRAKOS
11		Attorneys for Petitioners DREYER'S GRAND ICE CREAM, INC. and
12		EDY'S GRAND ICE CREAM
13	DATED: October 11, 2007	RIECK AND CROTTY, PC
14		
15		By: /s/ Kevin P. Brown Kevin P. Brown
16		Attorneys for Respondent ICE CREAM DISTRIBUTORS OF EVANSVILLE, LLC
17		
18	DUDGUANT TO CTIDUI ATION IT IS SO ODDEDED	
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
20	DATED: 10/24/07	THE HONORABLE CLAUDIA WILKEN
21	61171770 v1	UNITED STATES DISTRICT COURT JUDGE
22	611/1//0 VI	
23		
24		
25		
26		
27		
28		